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# Meaning of Drafting

In simple terms, drafting is the act of writing legal documents in a proper format, using appropriate legal terminology and ensuring that the content preflects the intentions of the parties involved. It involves the careful selection of the words and phrases to communicate facts, rights, obligations and liabilities in a legally sound manner.

The main purpose of drafting is to ensure that the document can withstand legal scruting. It should be free from ambiguity, confusion and contradictions. Types of Drafting

- D Pleading Drafting: Plaints, written statements
- 2) conveyancing Drafting: sale deeds, lease deeds
- 3) Commercial Drafting: Contracts, agreements.

Art of Legal writing

Legal writing involves drafting various legal documents such as pleadings, notices, contracts, legal opinions, case briefs and research papers. Unlike general writing, it is governed by legal principles and demands a balance between technical accuracy and reader comprehension.

Importance of Legal writing

- 1) Communication of law
  - It bridges the gap between legal theory and practical application
- 2) Influences judicial decisions clear and logical writing can impact a judge's ox authority's understanding of a case.
- 3) Maintains legal Record

  Legal documents serve as permanent

  records in courts and for clients.
- 4) Professional Reputation
  A lawyers skill is often judged by their written

## Principles of Good Legal writing

- 1) Clarity
  - Use simple, direct language to avoid confusion.
- 2) Brevity

Be concise without losing meaning

3) Accuracy

Ensure facts and legal citations are correct

4) Logical flow

Present arguments in a coherent and systematic manner.

5) Persuasiveness

convince the judge with strong reasoning.

The ast of legal writing is a vital skill for every law student and legal professional. It requires consistent practice, a strong understanding of the law, and a refined ability to express ideas in an oxderly and impactful manner. Mastering this ast not only enhances a lawyer's effectiveness but also strengthens the legal system by promoting clarity and fairness.

Civil Pleadings are formal written statements submitted by the parties in a civil case before a count of law. They form the foundation of any civil suit and help the court under-stand the claims, defenses and issues involved

Pleadings are defined under Order VI = Rule 1 of the Code of Civil Procedure, 1908
"Pleading shall mean Plaint or Written statement"

## Types of civil Pleadings

- 1) Plaint
- 2) written statement
- 3) Replication
- 4) Interlocutory Applications
- 5) Affidavit.
- 6) Issues

Pleadings must state material facts, not evidence, must be clear and precise, Must follow the format and rules under the CPC

### Plaint copy

A plaint is the first pleading filed by a plantiff in a civil suit. It is a written complaint that sets the legal process in motion in a civil court. The copy of the plaint submitted to the court is known as the plaint copy. It contains the essential facts constituting the

cause of action, the relef claimed, and the

Meaning of Plaint

necessary legal grounds.

According to the code of civil Procedure 1908, the plaint is not expressly defined, but under order VII Rule 1, its contents and formal are prescribed. It is the document through which the plantiff initiates a legal claim in a civil court.

Purpose of a Plaint copy.

- (i) To formally bring a civil dispute before the court.
- (ii) To notify the defendant of the allegations against them.
- (lii) To seek specific tegal relief

## Essential contents of a Plaint copy

As per Order VII Rule 1 of CPC, a plaint must contain:

- 1) Name of the court
- 2) Name and address of the parties
- 3) Facts constituting the cause of action.
- 4) Jusisdiction of the coust
- 5) Relief sought
  - 6) Valuation for the purpose of court fees and jurisdiction.
  - 7) Verification of the plaint.

Note:

Any defect or omission may lead to rejection under Order VII Rule 11

the plaint copy is a foundational document in civil litigation. A well prepared plaint ensures that the case proceeds smoothly and that the plaintiffs claims are effectively presented. Legal professionals must master the skill of plaint drafting to ensure justice is initiated correctly and efficiently.

SRI PRASUNNA COLLEGE OF LAW: KURNOOL —
IN THE COURT OF THE PRINCIPAL JUNIOR

CIVIL JUDGE AT KURNOOL

O.S. No. 112 OF 2025

Between:

M& MURALI KRISHNA.G

S/o Sreenivasulu. G

Aged about 45 years

Occ: Business

Rlo Flat 106, Buregent Plaza Kurnool - 518003

··· Plaintiff

And

Mr. Rafeeq Lal Ahamed 3/0 Shaik Munawar

Aged about so years

Rlo 40/126, Johasapuram \_ Kurnoul-518001

PLAINT FILED UNDER ORDER VII RULE 1 OF CPC

The Plaintiff respectfully submits as follows:

- 1. That the plaintiff is a businessman and the defendant is known to him personally.
- 2. That on 01-01-2024, the defendant bossowed a sum of Rs. 1,00,000/- (Rupees one Lakh Only) from the plaintiff for his business needs and promised to repay the same within six months.

- 3. That the defendant executed a promissory note in favour of the plaintiff on the same day
- 4. That the defendant failed to repay the said amount within the agreed time despite repeated oral demands.
- 5. That the plaintiff issued a legal notice dated 10-08-2024, demanding the sepayment, but the defendant did not respond.
- 6. That the cause of action arose on 01-01-2024 at Kurnovl when the loan was taken and on Subsequent dates when the defendent failed to repay
- 7. That the court has jurisdiction to try this as the transaction took place with in its territorial limits.
- 8. That the value of the suit for the purpose of jurisdiction and court fee is Rs. 100000/- and proper court fee is paid here with.
- 9. That there is no other suit or proceeding pending between the same parties on the same subject matter in any court.

The plaintiff therefore prays that this Hon'ble court may be pleased to:

a) Pass a decree in favor of the plaintiff and against the defendant for a sum of Rs1,00000/-with interest @ 12%, p.a. from the date of

b) Award costs of the suit.

Suit till realization.

c) Grant such other relief as this Hon'ble court deems fit in the interest of justice.

Place: Kurnool Date: 12/05/2025

Plaintiff

[signature]

Advocate for Plaintiff

[signature]

VERIFICATION

I, Muralikrishna G, the plaintiff herein, do hereby verify that the contents of the above plaint are true and correct to the best of my knowledge,

belief, and information.

Place: Kurnool.

Date: 12/05/2025

Plaintiff.

- SRI PRASUNNA COLLEGE OF LAW : KURNOOL Written statement A written statement is a crucial document filed by the defendent in response to the plaintiffs plaint, under Order VIII Rule 1 of CPC Essentials of a written statement Deposific Denial The defendent must specifically deny the allegations made in the Plaint, General denials agre not sufficient. If a fact is not denied specifically, it is deemed to be admitted under order VIII Rule 5 of CPC 2) Plead, Material Facts The written statement must contain material facts forming the basis of the defense, but not evidence. It should be clear, concise and relavant. 3) Legal Objections The defendant can raise legal defenses such as limitation, lack of jurisdiction, non-maintainability of the suit, or insufficiency of Coust fee. 4) counter claims and set off (If any) under arder VIII Rule 6 and 6A the defendant may claim setoff or file a counter claim against the plaintiff in the same suit.

5) Verificating clause

the written statement must be resified by the defendent, declaising that the contents are true to the best of their knowledge and belief

E) Signature

It must be signed by the defendant and their advocate.

The written statement must be filed within 30 days from the date of service of summons and the court may extend it up to 90 days

2) Defenses in Law and fact

The defendent may present defenses based on legal grounds (ex: no cause of action, res judicata) and factual grounds (ex denial of transaction, forgery, etc.)

of the defendent's case. A well disafted ws ensures fair trial, helps the court frame proper issues, and protects the legal rights of the defendant.

IN THE COURT OF THE PRINCIPAL JUNIOR
CIVIL JUDGE AT KURNOUL
OS NO: 112 OF 2025

WRITTEN STATEMENT FILED UNDER

Between

MURALI KRISHNA.G

... Plaintiff

And

RAFEER LAL AHAMEN

... Defendant

The Defendant specifically submits as follows

Descriptions

The defendant denies all the allegations made by the plaintiff except those specifically admitted here in. The suit is not maintainable

either in law or on facts and is liable to be dismissed.

2) That it is false to state that the defandant

bossowed a sum of Rs. 1000001- forom the plaintiff on 01-01-2024. No such transaction took place between the parties and forged document, executed by the plaintiff for wrongful gain. The defendent never executed any such document in favour of the plaintiff 4) The defendent never received any legal notice dated 10-08-2024 as claimed some in

dated 10-08-2024, as claimed. Even otherwise, the plaintiff has no legal right to claim any amount 5) The suit is based on false and baseless allegations. The defendant reserves the right to initiate appropriate legal action against the plaintiff for defamation and misuse of legal process.

6) The suit is barred by limitation as no foesh

acknowledgement of debt was ever made. The Cause of action is imaginary and does not arise at all.

7) The court fee paid is incorrect and inadequate themse the court is incorrect and inadequate

Hence the plain is liable to be rejected under Order VII Rule 11 of CPC
PRAYER

wherefore the defendant humbly prays that this Hon'ble court may be pleased to:

a) Dismiss the suit with costs
b) Pass such other and further orders as
this Hon! ble court may deem fit and
Proper in the Interest of justice.

Place: Kurnool Date: 22/05/2025

Csignature]
Advocate for Defendant
[Signature]

VERIFICATION

Defendant

I, Rafeeq hal Ahamed, the defendant herein, do hereby verify that the contents of the above written statement are true and correct to the best of my knowledge, belief and information.

Place: Kurnoul
Date: 22/05/2025
Defendant

Interlocutory Application or Suit for temporary Injunction.

Both Plaintiff and Defendant confile on IA, depending on the situation.

- 2 Plaintiff files IA
  - ) when the plaintiff wants temporary relief (like temporary injunction) before the final decision of the court.

ex! The defendant is trying to occupy my land illigally. Please restrain him immediately.

- 2) Defendant file IA
  - 1) When the defendant wants interim relief or protection, or to vacate (cancel) an injunction granted to the plaintiff ex: The court gave an interim injunction to the paintiff, but i am the real owner, Pleace vacate the injunction.
- 1) IA to vacate temporary injunction (order 39 Rule 4)
- 2) IA to dismiss the suit (order 7 Rull 11 of CPC)
  3) IA for adjournment or other procedural relief
  4) In for any annihilation
- 4) IA for permissions to file additional documents

Suit for Injunction Permanently stop the defendant.

IA Temporarily stop him while the case is enging.

#### Note!

- 1) In the existing suit (as a defendant)
  - a) the defendant cannot file a plaint (because a plaint is used to start a suit)
  - b) But the defendant can file

i) A written statement (reply to the plantiffs plaint; ii) An IA Interlocutory Application (for interim relief) (iii) A counter-claim (like a mini suit within the same case)

2) Defendant can file a seperate suit as a plaintiff

If the defendent believes his legal rights are threatened, he can file a new suit as a plaintiff seeking.

a) Permanent Injunction. b) Declaration of ownership.

c) Possession or title protection.

Example:

Situation:

Plaintiff (A) files a suit claiming land ownership and seeks injunction against B (defendant)

B's options

(i) Defend in that suit (written statement)

(ii) File IA to vacate temporary injunction (iii) File a counter claim ( with in the same suit)

for injunction.

(iv) or, file a new suit as plaintiff if seperate cause of action exists.

IN THE COURT OF THE HON'BLE
JUNIOR CIVIL JUDGE AT KURNOOL.

IA. No: \_\_\_\_ of 2025 In O.S. No. 124 of 2025

Between:

Musaliksishna. G .... Petitiones / Defendant

And

Y. Ravi Kumas .... Respondant / Plaintiff

INTERLOCUTORY APPLICATION UNDER ORDER 39
RULES 1 & 2 OF CPC FOR GRANT OF TEMPORARY
INJUNCTION

The Petitioner/Defendant submits as follows:

- 1) The Respondant | Plaintiff has filed the above suit falsely Claiming ownership and possession of the suit schedule property and seeking permanant injunction.

  2) The Dalitimes is the true and laid in
- 2) The Petitioner is the true and lawful owner of the Property bearing survey no 11/58 admeasuring 3 acres, situated at Kurnool, and is in continuous possession and enjoyment of

the same for the past 15 years.

- 3) The Respondent, having no right or title over the said property, is attempting to interfere
  - with the peaceful possession of the Petitioner.
- the balance of convenience is in his favour.

  If a temporary laivable is a large of the balance of convenience is in his favour.

If a temporary injunction is not granted, the Petitioner will suffer irreparable loss and hardship

5) Therefore, it is just and necessary that this Hon'ble court may be pleased to grant a temporary injunction restraining the Respondent, Plantiff from interfering and enjoyment of the suit schedule property, pending final disposal of the suit.

PRAYER

The Petitioner / Defendant humbly prays that this Hon'ble court may be pleased to:

a) Grant a temporary injunction restraining the

Respondent/Plaintiff, his agents, and men from interfering with the Petitioner's peaceful

possession and enjoyment of the suit schedule property, pending disposal of the suit.

b) Pass such other and further orders as this Hon'ble Court deems fit and proper.

Place: Kurnool

Date: 25/5/2025

Petitioner/Defendant (Signature)

Advocate for Petitioner (Signature)

Family Matters in Law

1) Markinge melated

Restitution of conjugal rights, Judicial seperation

Mullity of marriage, Divorce Mutual or contested

Custody, Quardianship, Adoption, Visitation Rights
3) Maintenance

under Section 125 CxPC/144 BNSS Under Hindu Adoption and Maintenance Act, 1956

Protection orders, Residence orders, Maintenance under Protection of women from Domestic

Violence Act, 2005
5) Property disputes among family members
Partition suits, Inheritance issues under

Personal Laws (Hindu, Muslim, Christian etc)

(i) Exclusively with family-related civil and quasi criminal matters,

(ii) Appeals lie to the High court (usually under Family courts Act Section 19)

IN THE COURT OF THE HON'BLE FAMILY JUDGE
AT KURNOOL

F.C.O.P. No: --- of 2025

IN THE MATTER OF

Muxali Krishna. G

S/o Sreenivasulu. G

Aged about 45 years

Occupation: Business
Resident of (full address)
.... Petitionex

Versus

B. Padmavathi

Wlo Murali Krishna. G Aged about 40 years

Occupation: Teacher

Resident of (full address) .... Respondent

PETITION UNDER SECTION 13 OF THE HINDU

MARRIAGE ACT, 1955 FOR DISSOLUTION OF MARRIAGE BY A DECREE OF DIVORCE

SRI PRASUNNA COLLEGE OF LAW : KURNOOL The Petitioner respectfully submits as follows: massiage Details: The massiage between the Petitiones and Respondent was solemnized on 15-11-2013 at Kurnool, according to Hindu rites and customs. The marriage was duly registered. 2) Status and Religion Both the Petitioner and Respondant are Hindus and age governed by the HMA, 1955. 3) Desertion by Respondent The respondant, without any reasonable cause, deserted the Petitioner in March 2021, and has continuosly refused to resume combitation since then. Despite efforts made by the Petitioner and his family, the Respondent Showed no intention of returning or reonciling 4) No cohabitation for over Two years: The Petitioner and Respondent have been living seperately for more than two years, and there is no possibility of reunion. The conduct of the Respondent amounts to willfull desextion under section 13(1) (ib) of the Act,

6) Jurisdiction:

The marriage was solemnized and the parties last resided together at Kurnool, which is within the justisdiction of this Hon'ble Coust.

7) No other Proceedings: No other divorce or matrimonial proceedings are pending between the parties.

PRAYER The Petitioner humbly prays that this Hon'ble

court may be pleased to: a) Grant a decree of divorce under Sec 13(1)(ib) of the HMA, 1955, on the ground of desertion, thereby dissolving the marriage dated

15-11-2013 between the Petitioner & Respondent, b) Pass any other relief deemed fit and

proper in the interest of justice. Place: Kurnool

Petitioner (Signature of Muralikrishna a)

Date: 25/5/2025

Advocate for Petitiones (Signature)

# Criminal Pleadings

Types of Coiminal Pleadings

1) First Information Report (FIR)

Lodged under sec 154 Cx.P.C / sec 173 BNSS for cognizable offences

- 2) Complain Petition Sec 200 C&PC | Sec 223 BNSS Filed under Section before a Magistrate if FIR is not registered or for non-cognizable offences.
- 3) Charge sheet sec 173 CxPc/sec 193 BNSS Filed by Police after investigation.
- Regular Bail sec 437, 439(HC) (BNSS 480, 483 CrPC (HC) Anticipatory Bail - sec 438 CrPC / 482 BNSS

Interim Bail-temporary bail pending final hearing
5) Discharge Application - 227,239 Crpc/250,262

Filed by accused to seek discharge from false charges.

4) Bail Application

- 6) Quash Petition sec 482 Crpc/sec 528 BNSS Filed before HC under sec to quash FIR
- 7) Written arguments sec 313 crpc/sec 351 BNSS Accused may file under sec during trial stage.

SRI PRASUNNA COLLEGE OF LAW: KURNOOL

1N THE COURT OF THE HON'BLE JUDICIAL MAGISTRATE
OF FIRST CLASS AT KURNOOL

IN THE MATTER OF:

Al. Ravi Kumas

Slo Venkatesh

Aged about 30 years

Occupation: Private Employee

... Petitioner/Accused

VERSUS
The State of Andhra Pradesh

Through SHO [Kusnovl IV PS]
... Respondent | Complainant.
PETITION UNDER SECTION 437 OF CXPC FOR GRANT

OF REGULAR BAIL

The Petitioner respectfully submits as follows

1. The Petitioner is the sole Accused in Crime No. \_ /2025 registered at Kurnoolin Police Station, for the alleged offences

under Sections 341 and 323 of IPG.

2. The Petitioner was arrested on 02-05-2025 and is currently in judicial custody at subjail, Kurnool.

but not punishable with death or imprisionment, hence this Hon'ble court has jurisdiction to entertain this bail petition.

4. The Petitioner is innocent and has been falsely implicated in the case. He did not commit any offence as alleged.

5. The investigation is almost completed, and

the Petitioner undertakes to cooperate with

the police or appear before the court as and when required.

6. The Petitioner has roots in society, a permanent residence, and will not tamper with evidence or threaten any witness.

PRAYER

In view of the above facts and circumstances, the Petitioner humbly prays that this Hon'ble court may be pleased to:

a) Grant regular bail to the Petitioner in Crime. No b) Pass such other orders as may be -(2025 deemed fit in the interest of justice.

Place: Kumoul Date: 25/5/25

petitiones

(signature)

Advocate for Petitiones (Signatuse)

ľ

IN THE COURT OF THE HOW'BLE SESSIONS JUDGE

AT KURNOOL

C8ml. M.P. No - of 2025

IN THE MATTER OF

Al. Rajesh Kumar

Slo Ramesh Kumar

Aged about 32 years

OCC: Private Employee

R/o [full Address]

... Petitioner/Accused

VERSUS

The State of Andhra Pradesh
Through SHO [Kurnool II Town Ps]
... Respondent (complainant

PETITION FILED UNDER SECTION 438 OF THE CODE OF CRIMINAL PROCEDURE, 1973 FOR GRANT OF ANTICIPATORY BAIL

The Petitioner respectfully submits as follows

- 1. That the Petitioner apprehends arrest in connection with Crime No 33/2025 of Kurnool II Police Station, registered for the alleged offences under Sections 498 A and 406 of the IPC
  - 2. The allegations made against the Petitiones are false, fabricated and motivated. The Petitioner has been falsely implicated due to family disputes.
  - 3. The Petitioner is a law binding citizen and is ready to fully cooperate with the police in the investigation.
    - 4. The Petitioner undertakes to;
      a) Appear before the investigating officer when ever required.

the coust.

- b) Not tamper with evidence or influence witness c) Not leave India without prior permission of
- 5. The Petitioner has a permanant residence and will not abscord if granted anticipatery bait.

In the above cixcumstances, the Petitioner humbly prays that this Hon'ble Court may be pleased to:

- a) Grant Anticipatory Bail to the Petitioner in crime no. 33/2025 of Kurnoul II police station and
- b) Pass such other orders as deemed fit and proper in the interest of justice.

Place: Kurnool Date: 25[5(2025

Petitiones (signature)

Advocate for Petitioner (Signature & Name)

SRI PRASUNNA COLLEGE OF LAW: KURNOOL -Maintenance Petition under section 125 CxPC IN THE COURT OF HON'BLE JUDICIAL MAGISTRATE OF FIRST CLASS AT NANDIKOTKUR MC No: - of 2025 IN THE MATTER OF Smt. Padmavathi Wlo Hoxikxishna Aged about 33 years Occ: Housewife RO [H.No: 11/58, Nandikotkus] ... Petitioner VERSUS Svi Hari Krishna S/o Rama Krishna Aged About 38 years OCC: Sofware Engineer

Aged About 38 years

OCC: Sofware Engineer

R/o [HNO: 46/213, Tadipatri]

... Respondent.

PETITION UNDER SECTION 125 OF CRPC FOR GRANT OF

MAINTENANCE TO WIFE

The Petitiones sespectfully submits as follows.

1. The Petitiones is the legally wedded wife of the Respondent. Their masslage was solemnized on 21.08.2021 as per Hindu customs.

- 2. After the marriage they lived together as husband and wife, due to disputes and exuel treatment, the Petitioner has been living seperately from the Respondent since May 2022
  - 3. The Respondent has neglected and refused to maintain the Petitionex without any justifiable cause.
  - 4. The Petitioner is a housewife and has no independent income or means to support herself
  - 5. The Respondent is employed and financially capable earning approximately Rs 60,000/per month.
  - 6. The Respondent is legally bound to mountain the Petitiones as she is unable to maintain hesself
    - 7. The Petitioner prays for monthly maintenance under section 125 CxPc to meet her basic needs and secure a dignified life.

PRAYER

In the above circumstances, the Petitioner prays that this Hon'ble court may be pleased to:

- a) Direct the Respondent to pay monthly maintenance of Rs. 30,000/- to the Petitioner.
- b) Grant any other relief(s) as deemed fit and proper in the interest of justice.

Place: Kurnool Date: 125/5/2025

Petitiones (signatuse)

Advocate for Petitioner

(Signature & Name).

## conveyancing

Definition:

Conveyancing is the legal process of preparing,

executing and registering documents to effect the lawful transfer of immovable property from

one person to another. Governed by the Transfer of Property Act, 1882,

Registration Act, 1908 and relavant Stamp Acts.

Types of Deeds in Conveyancing:

- D Sale deed Transfer of ownership for a consideration. 2) Lease deed - Transfer of possession for a specific
- period and rent. 3) Gift deed- Transfer without any monetary Consideration.
  - 4) Mostgage deed Security for repayment of a loan.
  - 5) Exchange deed Mutual transfer of properties.
  - Stages in conveyancing:
    - D Title Vexification
    - 2) Drafting of the deed
    - 3) Execution 4) Stamping and Registration
    - 5) Handover of possession.

SRI PRASUNNA COLLEGE OF LAW: KURNOOL 37 a) Draft of sale deed THIS SALE DEED is made and executed on this - day of -, 2025, at [place] BETWEEN soi [smt [seller name]. S/o D/o [Father/Mother name] Aged about \_ years, occupation \_\_\_\_\_, Rlo [Full Address] Herein after called the "SELLER" Which term shall mean and include his/her heirs, executors, administrators and assigns AND Sti/Smt [Buyer Name] Slo Dlo [Father/Mother Name] Aged about \_ years, Occupation: Rlo [Full Address] Hereinafter called the "PURCHASER" Which term shall mean and include his her heirs, executors, administrators and assigns.

sale deed with names

This sale deed is made on this 25th day of May, 2025 at Kurnool.

BETWEEN

Svi Muralikrishna G 3/0 G. Ramaehandra Rao, Aged about 45 years,

occ: Business,

R/O DNO: 12-34, Gandhi Nagas, Kuonoul - 518001

hereinafter referred to as the "UENDOR" (which term shall include his heirs, legal

representatives, executors, administrators and assigns)

AND

Sri Venkateswara Reddy 5/0 B. Nasayana Reddy

Aged about 40 years

Occ: Porvate Employee R/o DNO: 45-67, NGO colony, Kurnoul-518004

heseinaftes referred to as "VENDEE" ( which term shall include his heirs, legal represent-

atives, executors, administrators, and assigns

# WHEREAS!

1. The Vendox is the sole and absolute owner and in possession of the immovable property more fully described in the schedule hereunder.

2. The vendox has agreed to sell and the vender has agreed to purchase the said property for a total consideration of Rs. 20,00,000/-

(Rupees Twenty Lakhs only)
3. The Vendor has received the full sale consideration from the vendee before execution of this

NOW, THIS DEED WITNESSETH AS FOLLOWS:
That in consideration of the sum Rs 20,00,000/.

sale deed.

(Rupees Twenty Lakhs only), the Vendor hereby sells, transfers and conveys unto the Vendee the schedule property, together with all rights,

easements, and appurtences attached thereto, to hold the same absolutely and forever.

The vendor has delivered physical possession of the said property to the Vender. The Vendor assures that the property is free from all encumberances, litigations, and claims and shall indemnify, the vender

against any losses arising out of any defects in title.
SCHEDULE OF PROPERTY  All that piece and parcel of vacant site  bearing Plot No.56, Survey No: 221/3 admeasuring  at Nandyal Road Layout, Kurnool Mandal & District
bounded by  North: 30 feet Road  South: Plot. No: 57  East: Plot. No: 70  West: Plot. No: 55  IN WITNESS WHERE OF, the Vendor and the Vendee have signed this deed on the date, month, and year first written above.
VEDOR (Signature)  VENDEE (Signature)  WITNESSES  1

Diaft of Lease Deed for Godown

This Lease deed is made and executed on this 26th May of 2025 at Kurnool.

BETWEEN

sti Musolikashnag,

9/0 Sercentursulu q Aged about 45 years,

occ: Business

R(O DNO: 12-34, Gandhi nagar, Kumod) - 518003.

AND

Sri Prabhakar. R. Slo R. Venkataiah

Aged about 50 years

occ: Trader

R(o DN0:88-46, Rajendra nagar, Kurnool-518003.

WHEREAS!

- 1. The Lesson is the absolute owner and in passession of the godown premises more fully described in the schedule here under.
- 2. The Lessee has approached the Lessor to lense the said premises for commercial sturinge purpose, and the Lessor has agreed.

NOW THIS DEED WITNESSETH AS FOLLOWS!

- 1. That the Lesson hereby leaves the property described in the schedule below to the Lessee for a term of Three years commencing from 1st June 2025.
- 2. That the Lessee shall pay monthly vent of Rs. 12000/

SRI PRASUNNA COUECE OF A	42
( Rupees Twelve Thousand Law: KURNOOL	
(Rupees Twelve thousand only) on or before the	NC.
5th day of each month.	-1
3. That the Lessee has paid a refundable sec	writy
deposit Rs. 36,000/-	
4. That the Lessee shall use the premises s	olely
for storage and watchousing purposes and	not
for unlawful activity.	
5. That the Lessee shall maintain the premis	ses
in good condition and handover the same	
termination.	'
6. That the lessee shall not sub-let the premise	S
without prior written consent of the Lessor.	
7. That the Lessor shall have the right to insper	ct
the premises during reasonable hours with pri	
notice.	
SCHEDULE OF PROPERTY	
All that godown property admeasuring 5000 squa	efeet
Situated at Survey No: 112/2, near Nandyal road Kurnool bounded as follows.	۲)
North: 40 feet Road East: Industrial she	
South: Open Land West: Canal Road	
IN WITNESS WHERE OF both partice have	.1
this lease deed on the day, month, year 1st about	a exitten
111717	ortuen
(Signature) LESSEE	
(Signature)	

## Draft of Gift Deed

This Gift Deed is made and executed on this day of 24th day of May, 2025 at Nandikotkus BETWEEN

Sti G. Steenivasulu,

S/o Pedda Chinnalah,

Aged about 70 years,

Occ: Retired,

R/o D. No: 4-395, Taluk office road, Nordikotkus.

Hereinafter referred to as the "Donor" which expression shall mean and include his heirs, legal, representatives, administrators and assigns.

#### AND

Master G. Jayaditya,

S/o G. Musaliksishna,

Aged about 14 years,

Represented by his natural guardian and father

G. Musaliksishna. R/o DNo: 4-395, Nandikotkus.

Hereinafter referred to as the DONEE", which expression shall mean and include his heigh, legal representatives, administrators and, assigns.

#### WHEREAS:

1. The Donor is the absolute owner and in peaceful possession of the property more fully described

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in the schedule hexeunder.

- 2. The Donox desixes to gift the sold property to his grandson, the Donee, out of natural love and affection.
- 3. The Donce has accepted the gift, and the Donox has delivered possession of the said property.

Now THIS DEED WITNESSETH AS FOLLOWS:

1. The Donor hereby Volunterily and out of natural love and affection for his grand son, the Donee,

does here by Gift, convey transfer and assign unto the Donee the schedule mentioned property, to have and to hold the same as absolute owner thereof.

2. The Donor declares that the property is free from all encumbrances, charges, liens and litigations 3. The Donor affirms that he has handed over

possession of the said property to the Donee on the date of execution of this Deed.
4. The Donee accepts the gift and same

4. The Donee accepts the gift and agrees to hold the same with all rights, casements, and appurtenances attached thereto.

SCHEDULE OF PROPERTY

All that piece and parcel of residential house admeasuring 840 square feet, south facing.

Situated at DNo: 4-395, Taluk office soad, Nandikotkus,

Bounded by

North: House of G. Suresh

South: Taluk office youd

East: House of Ramana

west: House of Nagaian

IN WITNESS WHEREOF, the Donox and the guardian of the Donee have signed this Gift Deed on the Day, month, and year first above written.

DONOR SIGNATURE)

DONEE (represented by Father) (Signature)

WITNESSES

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